

All the News That's  
Fit to Print.

# The Daily Republican.

What Is Home With-  
out the Republican

Vol. 9. No. 72.

Rushville, Indiana, Wednesday Evening, June 5, 1912.

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## PEOPLE CLAMOR FOR SEATS OF ADVANTAGE IN COURT ROOM

Many go Dinnerless to Retain Their  
Places During Afternoon and  
Others Bring Lunch.

SHERIFFS CLEAR AN AISLE

Judge Blair Begins Instructing the  
Jury in Harris Case at Late  
Hour Today.

INSTRUCTIONS ARE LENGTHY

Tells Jury It's to Decide Penalty if  
it Finds Paul Guilty of First  
Degree Murder.

Judge Blair began instructing the jury which will return a verdict in the case of the State against Paul Harris, charged with murdering his mother, about 4:30 o'clock this afternoon. The case got the jury near five o'clock.

The crowd in the court room today exceeded all records which have been established during this case. People came to the court house at five o'clock this morning and were waiting when the janitor opened the door.

The women were in a large majority. The court room was packed and jammed with humanity during the noon intermission. The sheriffs and court bailiff had to clear an aisle for the people who desired to go home at noon, because of the crowd that was packed about the opening. Many people ate their dinner in the court room and many others went dinnerless to retain their seats.

In instructing the jury Judge Blair first read the three counts in the indictment.

He pointed out that the charge is murder in the first degree, but that on the theory that the greater includes the less, the indictment necessarily includes the lesser grades of felonious homicide. The court said the jury might find Paul guilty in the first or second degree, or of manslaughter, or not guilty.

The court read the law on the two degrees of murder, and on manslaughter.

Judge Blair described the terms premeditated and malice. He said the latter is essential in both degrees, but that the former is essential only in the first degree.

"Malice may be implied," he said "from the intentional use of means unlawfully and in such manner as in all reasonable probability will, and does, in fact, produce death. Malice is implied from any deliberate and cruel act against another, however sudden."

In order to entitle the State to the conviction of the defendant for murder in the first degree, it must have been proven beyond a reasonable doubt that the defendant did unlawfully murder Minna C. Harris by either of the two methods alleged in two counts of the indictment, burning or shooting, or by an unknown means, explained the court, and that such killing was premeditated and malicious and in pursuance of a purpose previously formed in the mind of the defendant and deliberately considered and resolved upon.

The court said the same facts were necessary for conviction in the first degree as in the second, excepting that the alleged murder was premeditated.

The statute on manslaughter was explained.

Judge Blair pointed out establishment of an alibi as the defense has attempted is legitimate, and that if

it raises a reasonable doubt as to the defendant's guilt in the mind of any juror, such juror should not vote to convict.

The reasonable doubt statute, the court explained, applies to determining the degree, if any, of the alleged homicide.

Judge Blair told the jury it was within his power to determine the competency of evidence introduced, and that his action is binding on the jury.

He pointed out the State is required to explain all mystery sufficiently to remove all reasonable doubt, and establish facts that are susceptible of explanation upon reasonable hypothesis consistent with the defendant's innocence, and that point to his guilt beyond any other rational solution. "No conviction can be had," added the judge, "upon mere belief, supposition or suspicion."

In order that there may be premeditated malice, there must be an opportunity for deliberate thought and reflection, after the purpose to kill is formed, declared Judge Blair. He said the law fixes no definite measure of time that should intervene.

The court pointed out the fact that the grand jury returned an indictment raises no presumption as to Paul's guilt.

He urged the jurors not to allow any fact or circumstance which may have lodged in their brain before taking a seat on the jury, influence them in returning a verdict.

"To justify a conviction on circumstantial evidence," continued Judge Blair, "the circumstances must be of such strength as to exclude every reasonable hypothesis except that of the defendant's guilt. If the circumstances can be accounted for on any reasonable theory consistent with the defendant's innocence, he is entitled to acquittal."

He pointed out Paul is not required to satisfy the jury that he did not murder his mother, but if the evidence is sufficient to raise a reasonable doubt, the defendant is entitled to acquittal.

"Proof of motive to commit the crime," continued Judge Blair, "is not indispensable nor essential to conviction. While a motive may be shown as a circumstance to aid in fixing the crime, yet the state is not required to prove a motive in order to convict."

"You have no right to disrespect the testimony of the defendant on the ground alone that he is the defendant and stand charged with the crime," continued Judge Blair. In determining the credibility as a witness all reasonable doubts are to be resolved in his favor, no matter from what source they arise. And, if on the testimony of the defendant alone, a reasonable doubt has been created and remains in the mind of anyone or more of the jury of the truth of any material allegation in the indictment, the jury would not be warranted in convicting him."

The court pointed out the law presumes that one whose character for peace and quietude is good is less likely to commit a crime as that charged than one whose character in that respect is bad. He said it was proper to consider the evidence of the State in this regard. He declared, however, good character should not shield him from proper punishment, and that good character does not license crime.

He called the jury's attention that it was the sole judge in determining the truth or falsity of the evidence. You may find any fact to be true, he said, which may rightfully and rationally be inferred from the evidence given in the cause.

"If you and each of you are convinced from all the evidence," said

## AUTO CUT-OUT LAW ADOPTED

Council After Much Argument Finally  
Took Action on Proposed Closed  
Muffer Ordinance.

PENALTY NOT TO EXCEED \$25

"Joker" Found in Motion Regarding  
Water Rebate—To Have Flag-  
man at Arthur Street.

A GLANCE AT COUNCIL.

Adopted automobile cut-out ordinance after heated argument. Ordinance compelling C. H. & D. to maintain flagman at Arthur street, passed. "Joker" found in motion to refund money for sprinkling. 134 claims filed for water rebate. Passed preliminary resolution adopting plans and specifications for paving of Third street.

An ordinance against the use of open cut-outs on automobiles within the city limits was adopted by the city council last night by a vote of 3 to 2. The ordinance was turned down once for want of a second to Dr. Parsons' motion to adopt but the matter was reconsidered and on the vote Councilmen Moore and Norris were against it. The ordinance was not passed to the second and third readings and final passage because it requires a two-thirds vote of the council. The ordinance will come up for first reading at the next regular meeting.

The argument for and against the adoption of the proposed ordinance was quite warm and was principally between Councilmen Parsons and Norris. Dr. Parsons stated in asking the council to reconsider the matter, that it was unfair to the city attorney since he had been instructed to draw up the ordinance and then turn it down. Councilman Kelley seconded the motion to adopt the proposed measure stating that he desired to hear an expression of opinion.

"Muffer cut-outs," said Mr. Parsons, "are a nuisance, especially to people that live on the brick streets. Every city in the country is passing this kind of an ordinance and Rushville should have one. Every man that can't climb the Main street hill with his muffer closed has a poor machine. It's no good."

Dr. Parsons stated that a muffer cut-out did not increase the speed of a machine as was shown by tests made in New York City. "A cut-out is unnecessary and why this council wants to lay down on this proposition I can't see," said Dr. Parsons. "It is time to send for Schatz when a machine won't climb Main street with the muffer closed."

"If we pass this thing," said Mr. Norris, "it would take, in my opinion about four extra policemen to catch the offenders. This would make it expensive for the city and I do not believe it proper. We can't all have new and up-to-date machines."

"I believe," said Dr. Parsons, "that Mr. Norris is laboring under the wrong impression. This auto cut-out business does not apply to his melodious laugh." The ordinance if passed calls for a fine, not to exceed \$25 if convicted of running a machine with the muffer open.

The council transacted a large amount of business last night and paved the way for many improvements. A petition from the property owners in George street asking for a gravel or crushed stone street from Eighth to Tenth streets was referred

## 150 DELEGATES ARE ATTENDING

Sumptuous Dinner is Served at Noon  
to Epworth Leaguers at Ar-  
lington Convention.

LOCAL PEOPLE ON PROGRAM

R. H. Johnson of Michigan Leads in  
Singing in Absence of W. J.  
Ramsey.

A sumptuous dinner, the kind that the women of Arlington have the reputation for preparing, was served in the basement of the Arlington Methodist church at noon today to the visitors who are attending the twenty-second annual convention of the Epworth League of the Connersville district. Another meal will be served this evening.

More than a hundred delegates from all over the district are in attendance at the convention. Yesterday afternoon at two o'clock a hundred and five delegates had registered, and many more have arrived since then. At the "mixup" social hour at the church last night two hundred and fifty people were entertained. The Arlington orchestra furnished the music then.

Much disappointment has been expressed on account of the failure of W. J. Ramsey of Chattanooga, Tenn., the famous evangelistic singer who is so well known here, to attend the convention and lead the music. The void is filled, however, in a very creditable manner by Robert Johnson of Michigan. He led the song services yesterday, and won a long list of admirers for his work.

The following program was carried out this morning. A glad morning hour, conducted by R. H. Johnson.

Services of Song—R. H. Johnson. Devotions—U. M. Creath.

Department of second vice-president, James Locke; address, "China."

Miss Nelle Muire. Address, "Young People and Missions"—W. H. Wylie.

General Discussion, "Second Department Problems."

"The Way Out"—V. D. Hargitt. Intermission.

Service of Song.

Department of fourth vice-president, Mrs. Gordon; paper, "Practical Suggestions for the Social Department," Miss Grace Sanders.

Address, "Social Duties of the Epworth League,"—the Rev. Peter Jacobs.

General Discussion, "4th Department Problems."

"The Way Out"—G. B. Walls. Dinner Intermission.

The afternoon program was as follows:

Service of song led by R. H. Johnson. Devotions—H. D. Sterritt.

Department of third vice-president, Miss Maude Addison; address, the Rev. V. W. Tevis.

Paper, "Value of Mercy and Help Work"—Mrs. Werle Vincent.

General Discussion, "Third Department Problems."

"The Way Out"—S. J. Cross. Intermission.

Department of Junior League, Miss Ida Bottles; violin solo, Miss Elizabeth Tevis.

Paper, "What Shall be Taught Our Juniors?"—Mrs. Vira Lockhart.

Address, "What Does Methodism Owe Her Children?"—Frank Lenig.

General Discussion.

"The Business End"—Our Treasurer, John Wadsworth; Our Secretary, Grace L. Bake.

Report of committees and election of officers.

Service of song led by R. H. Johnson. Lecture, "Napoleon at Waterloo," the Rev. M. C. P. Mason, D. D.

## ATTORNEYS CONCLUDE LONG GRIND OF ARGUMENT LATE TODAY

DECLARES STATE  
THEORY FANCIFUL

Henry Spaan of Defense Points Out  
Fallacy of Prosecutor in Argu-  
ment Before Jury.

APPEALS TO JURORS' REASON

Decries Fact Paul Harris Should be  
Accused With Such a Puny  
Motive.

People craned their necks when Henry Spaan of Indianapolis arose to speak in defense of Paul Harris at ten o'clock this morning.

"Here stands a young man at the very front of life," exclaimed Mr. Spaan, "charged with a horrible crime."

"If he were a drunkard, if he were a loafer, if he were one who spent his days at the gaming table, if he were one who spent his nights at the bawdy house, there might be some occasion for the State to point its finger at him. Fifteen honorable and reliable men testified as to his good reputation. No other young man can expect more. He is as good as the average young man in any community."

Spaan called the attention of the State counsel that a mistake had been made in argument when it was stated the defense had to prove an alibi. The defense has to prove nothing, he asserted, because the balance of the proof is on the State. The defense merely has to raise a reasonable doubt as to the alibi.

Mr. Spaan started out to show the fallacy of the State's theory.

He ridiculed it first, because, if Mrs. Harris were shot, it had to be done in sight of the negro. He showed by a plat of the house and ground that the piano was in such a position between two windows that the negro could easily have seen the actions of Paul. He asked the jury if it had considered the fact that the State had theorized that the blood gushed on the piano stool when Mrs. Harris was shot in the head. He demanded that the State explain how that was possible.

He recalled the jury's attention to the fact that the rug showed no blood stains only within a short distance of the stool. He asked why it was there were no blood stains on other parts of the rug leading to the stairway. He reminded the jury that no blood had ever been found on any of Paul's clothes. He asked how it would be possible for Paul to carry his mother up the stairs without staining his clothes. His gloves were brought in to court he pointed out, and they, too were unstained.

Spaan alluded to the physical side of the State's theory. He requested the jury to think how difficult it would be for Paul to carry the heavy body of his mother when it was limp.

Mr. Spaan demanded that the State prove how the fire started. He declared there was no evidence that Paul went out after kindling, that there was no proof that Paul applied the torch to his mother's clothes.

The attorney said it would not be likely that a fire would smolder over Mrs. Harris' body for two hours and there would be no evidence of fire.

Mr. Spaan spoke of the worth of a good reputation and gave several illustrations to prove how such a thing stands one in good stead.

The defendant's attorney called the jury's attention to the fact that the

E. K. ADAMS SCORES  
REASONABLE DOUBT

State's Attorney Asserts Many Mur-  
derers go Free Because of Twist-  
ing of This Doctrine.

MAKES DRAMATIC SITUATION

Compares Alleged Threat of Paul  
to the Singing of "Crossing  
The Bar."

"It is a matter of serious import to the court and to the jury," said E. K. Adams in beginning the closing argument for the State in the Harris case at two o'clock this afternoon, "to try a man for murder, and it behooves all concerned to be thoroughly conscientious."

He asserted that there had been and was not any malice in the State's prosecution of Paul Harris. He declared the prosecution had been fair, and was now calling on the jury to do its duty as it appeared to each member.

"In the introduction of the evidence," said Mr. Adams, "we sat alone. It is the first case in my knowledge where the State was alone and unassisted by relatives of the dead person. On the other hand there has been a large array of friends, seated with the defendant, who have been exerting a silent, but powerful influence all during this trial."

He spoke for a few moments on duty; that which devolves on a juror being the same as that which fell to the lot of the forefathers of Revolutionary days.

"More guilty men have been allowed to go free in this country than you have any idea of because of this doctrine of reasonable doubt," continued Mr. Adams. He declared that many a robber and many a murderer had gone seat free because of the twisting of this feature of the law by some ingenious lawyer.

"If a man has good judgment," continued Mr. Adams, "he will consider the outcome of his acts and may desist, but if he is a sissy boy, a mother's pet, a mollycoddle, a boy without will power as the counsel for the defense has admitted before the jury that this boy is he will not see very far ahead and will not realize his deeds until it is too late."

Mr. Adams recited the assertions that Paul is alleged to have made to George Lucas in Demmer's pool room about intending to get the money from his mother to buy the restaurant or there would be trouble, and then asked very dramatically how that compared with "Lead Kindly Light" and "Crossing the Bar."

Mr. Adams recalled several commonly known murder cases of recent years in which the guilty person was convicted on circumstantial evidence. Notable among the cases to which he referred were those of Hinshaw and the late Richeson, both ministers.

Mr. Adams pointed out the jury should weigh the evidence of good reputation for peace and quietude, but that the jury should not hesitate to convict such a man if he was thought to be guilty.

Mr. Adams declared the calf episode was a bugaboo in this case. He asserted it was a subterfuge, and the evidence really showed Paul was looking for a poison that would kill.

The State's attorney asked the jury to remember Paul said, when pressed on cross-examination con-

# COUNTY NEWS

## Bennetts Crossing.

Derby Weaver who has been visiting his brother Charles Weaver the past few months left Monday for his home at Aurora. Chas. Weaver went to Aurora Tuesday to accompany his brother Derby to Cincinnati where they will meet Dr. Vernon Logan of Rushville who will go with them to a

It would surprise you to know of the great good that is being done by Chamberlain's Tablets, Darius Downey, of Newburg Junction, N. B., writes, "My wife has been using Chamberlain's Tablets and finds them very effectual and doing her lots of good." If you have any trouble with your stomach or bowels give them a trial. For sale by All Dealers.

specialist to have a tumor removed from Derby's eye.

Miss Flora West visited Mrs. Cora Baker at Circleville, Sunday.

Tom Mosburg and family visited at Andersonville Sunday.

Mr. and Mrs. Leonard Booth entertained at dinner Sunday, Mr. and Mrs. Wilkinson of Circleville.

Grover Thompson, wife and son were guests of James Snoddy and wife at dinner Sunday.

Mr. and Mrs. Harry York and son Harold visited Chas Beebe and family Sunday.

Elmer Snoddy transacted business at New Salem Saturday afternoon.

Mrs. Lessie Thompson was the guest of Mrs. Will Anderson Saturday evening.

Miss Meggie Grosse, who has been living with Mrs. Herbert Deutte of

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Backache drags on your vitality. Saps your strength. Weakens your endurance. Hampers you in your work. Besides that, it means something wrong with your kidneys; a weakness, an inflammation, a breaking down, may be, of the kidney tissues. **Foley Kidney Pills** is the true answer. They will help you QUICKLY, strengthen and heal your kidneys, regulate the action of your bladder, and drive out Backache and Rheumatism. They will make a strong, well man of you. No habit forming drugs. Try them.

F. B. JOHNSON & COMPANY

this place was married Saturday to a Mr. Downey. We extend congratulations.

Mrs. Chas. Winship visited Mrs. Tom Miller Monday evening.

Mrs. Emma Pyle visited George Wood and family part of last week.

Mrs. Frank Mazingo who has been seriously ill at the home of Nick Brown has been removed to her home at this place.

## Orange.

Mrs. Ellen George is visiting her son Alva George and family.

Miss Elva Bever who has been attending Normal at Marion, spent her vacation with homefolks.

Mrs. Clara Young of Kokomo was the guest of Mrs. Eva Frezee over Sunday.

Children's Day will be observed Sunday night at the Christian church. A good program is being prepared. Everybody invited.

Mrs. Mary Hasby of Mechanicsburg came Tuesday to visit her niece, Mrs. Emma Ryan for a few days.

Miss Hazel Long of Toledo, Ohio, is visiting her grandparents, Mr. and Mrs. I. B. Long and other relatives.

Mr. and Mrs. John Smullen returned to their home in Indianapolis Sunday after a few days visit with Mr. and Mrs. M. M. Anderson.

Mr. and Mrs. Harry Stewart of Connersville spent Sunday with Wilson Stewart and family.

The C. W. B. M. society will meet with Mrs. Jennie Reed-Friday afternoon.

Roy Murphy and family spent Sunday in Connersville, the guest of Miss Laura Goddard.

Poor appetite is a sure sign of impaired digestion. A few doses of Chamberlain's Stomach and Liver Tablets will strengthen your digestion and improve your appetite. Thousands have been benefited by taking these Tablets. Sold by All Dealers.

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## BERT FRANKLIN

Star Witness For the State in Trial of Lawyer Darrow.



Photo by American Press Association.

# OHIO REPUBLICANS IN RIOTOUS CONVENTION

## Roosevelt Forces Prove They Are Bad Losers.

Columbus, O., June 5.—The Republican state convention, controlled by the Taft forces, led by United States Senator Burton, Warren G. Harding and Maurice Maschke, indorsed the administration of the president and selected six delegates-at-large from Ohio to the national convention pledged to cast their votes for him unqualifiedly. The vote on the question of indorsement was 393 1/2 for Taft and 359 1/2 for Roosevelt.

The convention was riotous, cheers, jeers and hissing prevailed almost from the moment the chaplain offered a prayer to the vote of the last county in the final roll call. The hissing was especially marked during the speech of Warren G. Harding of Marion county, indorsing President Taft. "I have addressed 300 political meetings," said Mr. Harding in a storm of hisses, "and this is the first time I have been hissed."

The convention will meet again in Columbus, July 2, to name a state ticket.

## The Roosevelt View.

Oyster Bay, N. Y., June 5.—Theodore Roosevelt in a formal statement expresses his opinion of the action of the Ohio state convention: "The plain people of the Republican party of Ohio," he says, "have just held a state-wide primary, in which they repudiated Mr. Taft by over 30,000 majority. The politicians by adroit manipulation have succeeded in giving Mr. Taft the six delegates-at-large in frank and cynical defiance of the emphatic action of the people themselves. This is, of course, pure political brigandage. This action in Ohio is merely a fresh and conclusive proof that Mr. Taft and his advisers care nothing for the will of the people and are eager to get the nomination without any reference to the methods by which it is secured. It is a crowning illustration of Mr. Taft's theory of government of the people by a 'representative part' of the people."

## TERSE TELEGRAMS

Roosevelt captured the ten delegates from South Dakota over Taft and La Follette.

The hearing in the sugar case in the federal building at New York is still in progress.

Congressman E. H. Hubbard of Sioux City, representing the Eleventh Iowa district, is dead.

Senator George S. Nixon of Nevada is dangerously ill in a hospital in Washington with an attack of meningitis.

Hugh Dougherty, the dean of American minstrels, is dying at Philadelphia as the result of a severe attack of indigestion.

Senator Kern of Indiana opened the debate in the senate on the Lorimer case, opposing the Illinois man's right to a seat in that body.

Catholic property at many points in Belgium has been attacked by Socialists and the windows of convents and monasteries have been stoned.

A recently enacted law grants to graduates of the naval academy commissions as ensigns in the navy immediately on their receipt of diplomas.

In a raid on a "blind tiger" near Jenkins, Ky., two of the inmates of the "tiger" were killed and a deputy sheriff seriously wounded. Eight arrests were made.

Professor Lanfranchi of the University of Parma, who has been experimenting for four years on animals, seeking a cure for the sleeping sickness, has fallen a victim to the disease.

Following the discovery of the Rev. Walter Spray, a Kokomo Holiness preacher, with a woman in his church with the doors locked, his congregation demanded the person's removal. Spray refused to resign and was expelled.

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# CONKEY'S POULTRY REMEDIES

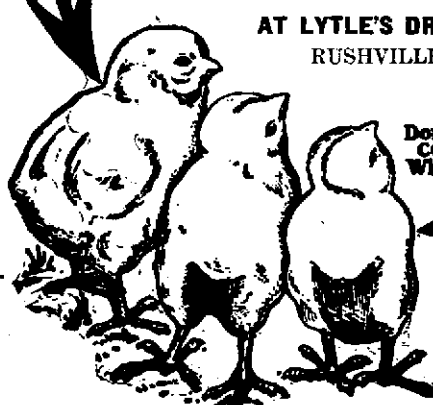
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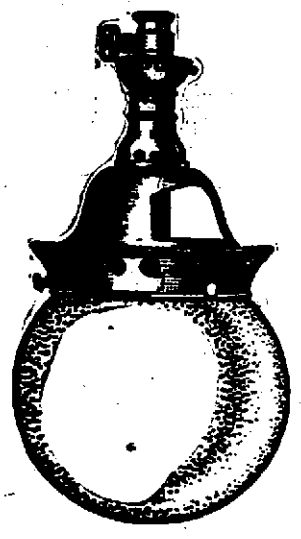
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I guarantee I can offer terms to borrowers that will save them money and will aid all I can in any way for interest of borrower.

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# Gas Fixtures



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## RULES OF ROAD ARE STATE LAWS

"Turning Out" Question is Presented to Drivers of Vehicles For Their Consideration.

WHAT THE STATUTES SAY  
Horse Vehicle Must Give Half of Highway to Automobiles Coming From Behind.

In connection with the quiet campaign which is going on here in an effort to bring about better methods of handling automobiles, for the sake of all, attention has been called to the "turning out" question. Every one riding in automobiles has had the experience of running up behind some horse-drawn vehicle on a narrow road, and being compelled to run at low speed and to honk their defiantly

for twenty minutes before the driver of the slower turnout condescends to turn out and let the swifter vehicle pass it.

On the other hand, every driver of a nervous horse had had his wrath raised by some pell-mell driver of a machine, who has run up behind him with a loud and continuous blast of his horn, and a most unearthly rattling and thundering of his machine, and at last shot by, dangerously near to the horse's legs, and at a senseless speed. The incident which these suggested typify are considered wholly needless, so far as their unpleasant features are concerned.

Any person in a horse drawn vehicle, when approached from the rear by an automobile, is compelled by the law to give half the road and allow the swifter conveyance to pass. The compulsion is exactly as great as though the conveyance were going in opposite directions. Moreover, the vehicle which turns out to let the other pass must turn to the right—not to the left, as some persons suppose, and it is his duty to turn out as soon as warned of the approach of the overtaking turnout.

On the automobile driver's part there is also a duty. He has no business running past at full speed, nor so close as to endanger the passing. The highways are not for horses alone nor for automobiles alone. They are for one as much as the other and neither has any right to abuse them.

When passing vehicles, whether going in opposite or the same directions, the adherence to a very simple rule would save all difficulty. In each party would but give two thirds of the road, then they could pass with an ample margin, and the danger and the inconvenience of these encounters would shrink to almost nothing.

North Dakota has the world's champion long beard, as one of its citizens can boast of no less than eleven feet and six inches of beautiful wavy whisker. Hans N. Langseth, a native of Norway, is the possessor of this remarkable growth.

There never was at time when people appreciated the real merits of Chamberlain's Cough Remedy more than now. This is shown by the increase in sales and voluntary testimonials from persons who have been cured by it. If you or your children are troubled with a cough or cold give it a trial and become acquainted with its good qualities. For sale by All Dealers.

## Automobiles Are Big Aid To Practicing Physicians

Wherever an attempt is made to classify automobile users according to their vocations it will be found that the medical profession not only appears at the head of the list, but leaves a comfortable margin between its own figures and those of the nearest competitor. No other calling has availed itself of the advantages of the automobile with greater alacrity.

How strong a hold the automobile has taken on the doctor's appreciation may be seen from a statement of the Maxwell-Briscoe Motor Company that of 51,000 Maxwells in use at the present time, 16,527 are in the hands of physicians. This gives the medical profession a lead that is not likely to be overcome for some time.

In calling the motor car into his important service the doctor does not pay tribute to fashion, but adopts this modern method of individual transportation in the same spirit in which he utilizes the valuable discoveries of science and the advantages of improved apparatus.

It is essential, especially to the country practitioner, that he possess facilities for independent transportation, hence the once-familiar picture of the doctor's horse and buggy. But with the increased use of the automobile, the hitching post has lost its significance, the service of animal flesh and blood its former appreciation, and in its stead we see the motor car in a form admirably adapted to the professional man's needs, since it does the work of many horses, besides doing it better, cheaper and quicker than its four-legged predecessor.

In recounting the many allurements of the motor car for use by the doctor the greater speed obtained naturally is an important consideration, though it is well to bear in mind that the main factor is less the capacity of the automobile to travel a certain number of miles per hour than that of maintaining a given speed for an indefinite length of time.

First of all, the automobile has greater speed, and thus it saves time. It possesses greater endurance, since it is not subject to fatigue and may be driven fifty or 100 miles without detriment to its life or to its readiness to perform a like service time and again; in other words, it requires no

rest after coming in from one can, a simple turn of the starting handle being sufficient to send the car on another errand.

The automobile is more sanitary than horses, because, unlike the animal, it attracts no insects and is not responsible for odors that are inseparable from places where horses are kept. It is cheaper than horses, even when used to the fullest limit. It requires feeding only when running, while causing no expense whatever during periods of nonuse.

It doubles the usefulness of the physician because he can call upon his patients in one-third the time, or he can call on three times the number of patients, increasing in either case his value to the community; and last, but not least, his income—not to forget the increased opportunity for study and recreation, gains which in our modern life are of equal importance.

The automobile is less troublesome than the horse, because it requires no grooming, no shoeing, no veterinary skill; in fact, it is not in need of any sort of attention that can not be given to it by the doctor himself. It adds dignity to the doctor's calling in proclaiming him to the community as a progressive member of the medical fraternity—the young practitioner riding into a lucrative practice, where his less up-to-date colleague merely walks into one, the financial advancement usually being proportionate to the facility with which the physician is able to spread his skill over his territory.

Automobiles are an absolute necessity to the doctor. They also mean convenience, pleasure and relaxation when the stern routine of the physician's calling gives way to rest and the enjoyment of life.

Lame back is usually caused by rheumatism of the muscles of the back, for which you will find nothing better than Chamberlain's Liniment. For sale by All Druggists.

## JAMES COX

Ohio Congressman is Slated For Gubernatorial Nomination Today.



WARM BATTLE

Ohio Democrats in Bitter Contest Over the Unit Rule.

Toledo, O., June 5.—A fight to a finish on the unit rule proposition, with Governor Harmon's backers having a slight advantage over the anti-Harmon men, is inevitable at today's session of the Democratic state convention. The Harmon forces elected the majority of the members of the various committees and defeated Senator Pomeroy for permanent chairman of the convention because he persisted in opposing the unit rule.

George S. Long, Governor Harmon's secretary, who acted as temporary chairman and delivered the keynote speech, was made permanent chairman. Harmon leaders are jubilant. The Wilson men, headed by Mayor Newton Baker, will fight the unit rule to the last ditch, and a hot time is anticipated.

Congressman Cox of Dayton will likely be nominated governor on the first ballot.

He Hastened Death.  
Fort Wayne, Ind., June 5.—When he learned that his death from tuberculosis was probably not more than a week distant, Elmer Thomas, a young farmer, thirty-one years old, fired a bullet into his right temple, dying almost instantly.

Burns Terminate Fatally.  
Veedsburg, Ind., June 5.—Mrs. John Ratcliffe, wife of the assistant cashier of the Farmers' State bank, is dead here of burns she received several days ago when the garage at her home was destroyed by fire.

Indiana Mothers Will Organize.  
Indianapolis, June 5.—The Indiana branch of the National Congress of Mothers will be organized in this city, Thursday and Friday, June 6 and 7, at the Y. W. C. A. building.

Wife's Shocking Discovery.  
Bedford, Ind., June 5.—William Gregory, aged sixty, a farmer, was found by his wife hanging in the barn, where he had committed suicide. No cause is known for the deed.

Spanish War Veterans Meet.  
Terre Haute, Ind., June 5.—The ninth annual encampment of the Indiana division of the United Spanish War Veterans is in session here.

## FAIR EXCHANGE

A New Back For an Old One. How it Can be Done in Rushville.

The back aches at times with a dull, indescribable feeling, making you weary and restless; piercing pains shoot across the region of the kidneys, and again the loins are so lame to stoop is agony. No use to rub or apply a plaster to the back in this condition. You cannot reach the cause. Exchange the bad back for a new and stronger one. Rushville residents would do well to profit by the following example.

Mrs. Henry Fisher, 307 W. Hendricks St., Shelbyville, Ind., says: "I began taking Doan's Kidney Pills about three years ago. At that time I was suffering from kidney trouble and headache and I felt miserable in every way. I had often heard about Doan's Kidney Pills and I finally procured a supply. The contents of two or three boxes gave me relief and I had no further trouble until recently when my back began to ache. I at once used Doan's Kidney Pills and they relieved me as promptly as before. I have previously endorsed this remedy through the local papers and at this time I gladly confirm all I have said in its praise."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

### CHICHESTER'S PILLS

For Constipation, Biliousness, Indigestion, Headache, Neuralgia, Rheumatism, Gout, Gravel, Catarrh of the Bladder, Hemorrhoids, Piles, Skin Diseases, etc. Sold by Druggists Everywhere.

### Traction Company

March 24, 1912

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We Can

Act as Trustee.  
Act as Assignee.  
Act as Executor.  
Act as Guardian.  
Act as Administrator.  
Act as Receiver.  
Write Your Surety Bond.  
Furnish You Anything in  
Mortgages or Other Securities

We Issue Traveler's Checks.  
We Invite Your Checking Account.  
We Can Serve You in Many Other Ways.  
WE PAY 4% ON TIME CERTIFICATES.

Farmers Trust Co.

3%

2%

## THE DAILY REPUBLICAN

Published Daily except Sunday by **The Daily Republican**  
Office in Republican Building, Northwest Corner Second and Perkins Streets.

Entered as second-class matter March 22, 1904, at the postoffice at Rushville, Indiana, under the act of Congress of March 3, 1879.

One week, delivered by carrier.....10  
One year in the city by carrier.....\$4.00  
One year delivered by mail.....\$3.00

J. FEUDNER, Editor.  
ROY E. HAROLD, News Editor. ALLEN C. RIVER, City Editor.

TELEPHONE NUMBER, 1111.

Wednesday, June 5, 1912.

## Editorialesettes.

We might mention something about that cut-out ordinance but we won't.

Connersville is to have a curfew ordinance. We might loan them ours—it's not in working order.

Jimmy—the one of the two original "Wild Men of Borneo"—who recently died, lived at Waltham, Mass., and was not a member of congress.

Our idea of nothing to do is sitting up nights looking for tramp meteors.

And when we think we have Third street paved and four extra policemen for those awful autoists and the city park improved—well, it won't be such a bad place even if we don't have any water.

The C. H. & D. is going to get real angry at Rushville some day and just move out where the city won't bother it any more.

A meter salesman never stops to think that other people might want his talk measured.

You have it—we promised it to you yesterday.

## Pay Telephone Toll

Don't overlook to pay your telephone toll before June 12 if you wish to avoid paying 15 cents extra for collection. No notice will be given by telephone.

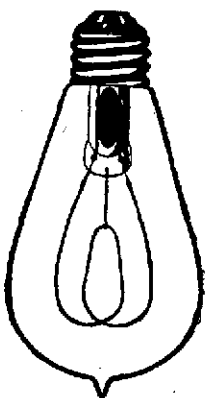
6919 W. T. JACKSON, Sec'y.

WANTED—Everyone to attend auction sale of groceries at M. V. Spivey's grocery, West Second St., Saturday afternoon at 3 o'clock and Saturday night at 8 o'clock.

7214

## ELECTRIC Light Bulbs

Mazda and Carbon



Hargrove &amp; Mullin, Druggists

## Sam Sanderson Says:



That people who are nervous in a thunder storm should reflect that there is about as much danger as there is of being struck by presidential lightning.

## NATIVE OF THIS CITY DIES IN IOWA

Congressman E. H. Hubbard Expires in Sioux City at Home of a Friend.

BORN HERE AUGUST 19, 1849

Congressman E. H. Hubbard, a native of this city, died suddenly yesterday at Sioux City, Iowa. Mr. Hubbard was born in this city August 19, 1849, and moved when a boy with his father, Asabel Hubbard to Iowa. He married a daughter of the late Joseph Pugh, who was the first auditor of Rush county.

The congressman's death followed an attack of indigestion. Mr. Hubbard was a candidate for renomination in the primary in the Eleventh district of Iowa Tuesday on the Republican ticket and won the nomination. He served in both the Iowa house and senate before being elected to the national house of representatives, in which he served four terms. He is survived by a widow and several children.

WANT ADS BRING RESULTS

## BIEDERWOLF TO BE HERE IN SEPTEMBER

Evangelist Writes he Finds it will be Possible to Come Late in Month.

## SECRETARY ANSWERS HIM

The Rev. C. M. Yocum, secretary of the Rushville Ministerial Association, has received a letter from the Dr. Biederwolf, the noted evangelist, concerning the revival which was to be conducted here this fall and which was contemplated as the beginning of a State-wide spontaneous evangelistic campaign. In his latest communication, Dr. Biederwolf states that he now believes it possible that he would be able to come here the latter part of September. When negotiations were first started after the close of the Men and Religion Forward Movement campaign here, Dr. Biederwolf replied to an inquiry of the local clergy that he would most likely not be able to come here until very late in the fall. In his last letter the evangelist asked a number of questions about local conditions as to the location of the tabernacle and other things. The letter was read to the ministers at their regular meeting yesterday afternoon, but nothing definite was done other than to instruct the secretary to answer the questions asked by Dr. Biederwolf, which has been done.

## UNION LODGE SERVICE.

On the second Sunday in June the I. O. O. F., Red Men, K. of P. and Modern Woodmen lodges of Milroy will hold their joint dedication services at the Auditorium in Milroy. The Rev. J. W. Allen of Indianapolis will give the address. Music will be furnished by the Milroy orchestra and Boliver Height male quartet.

## PEOPLE CLAMOR FOR SEATS OF ADVANTAGE IN COURT

Continued from page one.

the court, "after considering the testimony as a whole, of the guilt of the defendant, beyond a reasonable doubt, and that he did at the time and place, manner and form charged in the indictment purposely and with premeditated malice kill and murder Minna C. Harris, then it is your duty to find him guilty of murder in the first degree and fix his punishment at death, or imprisonment in the State prison during life, as in your discretion you deem proper."

He explained the method to pursue if Paul is found guilty in the second degree.

Judge Blair called the jury's attention to the fact that the penalty in the first degree lies with the discretion of the jury, but that the second degree penalty is life imprisonment.

Judge Blair said the mental condition of the defendant when he made declarations in reference to matters connected with occurrences of the date of his mother's alleged death, might be taken into consideration in determining what weight will be given to such declarations.

He pointed out the burden is upon the State to prove beyond a reasonable doubt, that it was blood which came from the deceased as the result of an act of violence, before the State is entitled to any incriminating crime.

Judge Blair declared the jury would not be warranted in finding Paul guilty if the evidence in regard to Mrs. Harris' affliction raises any reasonable doubt in their minds, or that she came to her death in that manner.

He said the jury could not convict Paul if it found the evidence showed that the fire was occasioned by unusual gas pressure, and that the fire caused Mrs. Harris' death.

He pointed out the jury could not find Paul killed his mother by shooting if the evidence showed he fired

the shot, which the negro testified he heard, but that it did not come in contact with his mother's body.

"If any evidence has been introduced affecting the defendant, or pertaining to matters occurring in reference to the charges in the indictment," said the judge, "that are open to two or more explanations, you should give to the defendant the benefit of such explanation as is most consistent with his innocence."

The court said the jury had a right to take into consideration the testimony regarding the relations between the mother and son.

## WILL DRIVE IN MATCH RACE

Fred Dagler Will Handle Bay Line at Towanda, Pa.

Fred Dagler, a local horseman, has accepted a proposition to drive Bay Line in a match race at Towanda, Pa., July 4. Bay Line was formerly in the Dagler stable and was sold to Isaac Sickler of Towanda. Mr. Sickler thinks enough of Bay Line to put up \$600 for the match race and secured Mr. Dagler for the driver. The horse was sold to the Pennsylvania man last February.

## WIDOWS NOT AFFECTED

Survivors of Soldiers Will Still Draw \$12 a Month.

Some of the old soldiers who have been interested of late in the accounts of the workings of the recently enacted pension laws, have been alarmed because the newly enacted measure does not mention the widows of veterans. The fear was no provision was left for the widows. This is wholly unfounded. The old law giving soldiers' widows who were married previous to 1890, \$12 per month will continue in force.

## FINE PIANO AT AUCTION

HERE IS YOUR CHANCE TO GET A \$350.00 PIANO AT YOUR OWN PRICE AND TERMS, FOR IT WILL BE POSITIVELY SOLD ON SATURDAY, JUNE 15, 1912. ALL BIDS MUST BE BY MAIL AND SEALED.

In order that you may get an idea of the value, below you will find the Jesse French & Sons factory price list and circular letter to their dealers.

TO OUR TRADE.

The general tendency throughout all branches of trade is to have a fixed established standard valuation upon various production. The middleman offers the public a bona-fide service in purchasing goods of the manufacturer at the lowest possible price and delivering them to the ultimate consumer at an advance which is in direct proportion to the value of the service rendered. The dealer's profit is a legitimate and necessary one; it must be borne by all people, and the middleman is justly entitled to the same.

We herewith quote a reasonable, just and proper set of prices, at which the products of the Jesse French & Sons Piano Factory should be sold. The dealer's profit at these prices is not in any way exorbitant. At the same time fair to the dealer as well as to the customer, and we STRONGLY URGE that all Krell-French dealers use these prices with their trade, adding to them the freight to the point of delivery.

LAGONDA PIANOS		Price
Style 22 Mahogany	.....	\$250
Style 24 Mahogany or Oak	.....	275
Style 25 Mahogany or Oak	.....	285
Style 27 Mahogany, Walnut or Oak	.....	300

JESSE FRENCH PIANOS		Price
Style 125 Mahogany or Oak	.....	\$225
Style 126 Mahogany or Oak	.....	240
Style 127 Mahogany or Oak	.....	240
Style 121 Mahogany and Walnut	.....	350
Style 122 Mahogany and Walnut	.....	375
Style 119 Mahogany and Walnut	.....	410

FRENCH & SONS		Price
Style Mission Oak	.....	\$375
Style 221 Mahogany	.....	400
Style 218 Mahogany and Walnut	.....	425
Style 218 Circassian Walnut	.....	450
Style 222 Mahogany and Walnut	.....	475
Style G. Mahogany, Walnut and Oak	.....	425
Style K Mahogany and Walnut	.....	450
Style R Mahogany and Walnut	.....	500

PLAYERS		Price
Style 34 Lagonda 88 note	.....	\$500
Style 35 Lagonda 88 note	.....	525
Style 123 Jesse French 88 note action	.....	600
Style 223 French & Sons 88 note action	.....	800
Style 223 French & Sons combination 65 note and 88 note action	.....	\$25

Krell-French Pianos to order only.

TERMS

All quotations are f. o. b. New Castle, Indiana. To these prices should be added freight to destination. They really should be sold on terms of at least 5 per cent. of the purchase price down and 3 per cent. of the purchase price per month. All deferred payments to bear 6 per cent. interest from date.

STYLE 121

Jesse French Piano

This Is the Piano Just As Described by the Factory

Fancy walnut case, extra massive, 4ft. 9 in. high, excellent action and tone, ivory keys, etc. Everything high grade. It came in on an advertising deal, and having no use for it want it disposed of, hence this plan.

Price \$350

Republican Company, Rushville, Ind:

I will give \$..... for the Jesse French, Piano, style 121 Walnut, to be sold

I will pay for it as follows.....

Signed .....

Address .....

Use this blank if it is more handy "PIANO BID"

Address All Bids Sealed, to  
**The Republican Co.,**  
Rushville, Indiana.

James E. Watson, who made the opening argument for the defense yesterday afternoon, rose to the height of his powerful eloquence at

Continued on page 2.



## Boys:

¶ Every boy is a miniature business man.

¶ If he manages his little business affairs with credit to himself he will be a good manager of big affairs later in life.

¶ The best way in the world for a boy to become a good manager is to have a savings account, think twice before spending and keep the account growing.

¶ This bank wants to be a "partner" in the affairs of every sturdy, sensible boy in Rushville by helping him to save.

## The Rush County National Bank

Rushville, Indiana

Capital .....\$100,000.00  
Surplus .....\$100,000.00  
Reserves .....\$734,118.02

L. LINK, President.  
W. E. HAVENS, Vice Pres.  
L. M. SEXTON, Cashier.  
V. R. SPURGEON, Asst. Cashier.

## PERSONAL POINTS

—J. W. Young visited in Indianapolis today.

—Frank West of Terre Haute is a visitor here.

—Mrs. Will Meredith was a visitor in Indianapolis today.

—M. P. Hubbard of Brookville was here yesterday on business.

—The Misses Arleigh and Rema Offutt are visiting friends in Richmond.

—Mrs. George Wyatt and daughter, Miss Georgia, spent the day in Indianapolis.

—Miss Rhea Bigham is spending the week with Miss Grace Frazier in Center township.

—Mr. and Mrs. T. H. Reed and Mrs. Russell Berriman have gone for a visit in Cincinnati.

—Mrs. V. G. Hastings of Chicago will come tomorrow for a visit with Mrs. W. W. Offutt.

—John Miller and Evelyn Knecht motored to Oak Forest last evening where they attended a wedding.

—Mrs. W. F. Conde and Mrs. Kate Conde Smith are visiting in Anderson, the guests of Mrs. E. J. Guisinger.

—H. P. Dillon of Bellevue, Kas., came today for a visit with his grandmother, Mrs. J. R. Carmichael, in North Main street.

—Mary Elizabeth Beale, daughter of Mr. and Mrs. Fred Beale returned home today after a two weeks visit with her grandparents in Newcastle.

—Mrs. Joseph Cowing, Mrs. Raymond Hargrove, Mrs. Doll Green and Miss Lois Fritter spent the day in Indianapolis the guests of Mrs. Harry Cryer.

—Mr. and Mrs. Lafayette Slifer of Greenfield attended the funeral of John B. Winslip yesterday and are the guests of Mrs. Emma N. Smith in North Jackson street.

## AMUSEMENTS

The Portola offers as the first picture a Selig drama entitled "A Waif of the Sea." It is said to be an interesting picture telling a story of the sea seldom equalled. The other is an Essanay comedy "Alkali Bests Bronco Billy." It is a typical western production.

The Princess will have an Edison picture tonight, "How Washington Crossed the Delaware." It is said to be a thrilling picture telling an event well known in history. The other is an Elipse drama, "True Love."

## PALACE



Complete Change  
TONIGHT, 5 CTS.

## PORTOLA

SOME PLACE TO GO

"A Waif of the Sea"  
A Story of the Deep  
(SELIG)

"Alkali Bests Bronco Billy"  
(A Roaring Western Comedy)  
(S. AND A.)

Sat. Night  
The Troubadours  
Concert Co.

5c ADMISSION 5c

# PRINCESS

SPECIAL FEATURE  
Mary Fuller In  
"How Washington Crossed  
The Delaware"

A Page From United States History—Edison

"True Love"  
(ECLIPSE)

Tomorrow—"The Girl and Her Trust"

5c Admission 5c

## HIS ADMIRERS STAY WITH HIM

Issue Newspaper Statement Denying  
That Richmond Man is Out of  
Congressional Race.

MENTIONED BY REPUBLICANS

Friends Flock to His Banner When  
Newspaper Says he Will Not  
be Candidate.

Following a statement in the Indianapolis News that Charles W. Jordan of Richmond would withdraw his aspirations for congress Jordan's friends have come to bat themselves, says the Richmond Palladium.

They are out today with the following statement:

"Newspaper reports stating that Charles W. Jordan, secretary of the Commercial club has determined not to enter the race for the congressional nomination in the Sixth district, are taken by his friends here, as the best evidence of his strength. They see in the statement printed in the Indianapolis News, a reactionary newspaper, that he would not further consider the matter of asking the Republican nomination, the wishes of the element over the district that he keep out of the race. Democrats in particular, they declare, look upon the prospect of Mr. Jordan making the race for congress in much the same light they do upon the prospective candidacy of Theodore Roosevelt for president.

"In view of the all-absorbing interest in the national pre-convention campaign, Mr. Jordan and his friends have felt it inexpedient to seek to inject his race before the public's attention. Immediately following the Chicago convention, however, the Republicans of the county who have regarded Mr. Jordan as the logical progressive to make the race against Congressman Finly Gray of Connersville, will complete the organization tentatively planned several weeks ago.

"Meantime it is expected the effort to overcome the force of Mr. Jordan's candidacy, particularly among the Democrats and others who assert there is no chance this year for a progressive are expected by supporters of the local candidate to continue. Those who have been boosting Mr. Jordan's name as the most formidable to head the ticket, assert they have reason to believe he will have no serious opposition before the convention, which probably will be held in this city in July, and that he will be nominated on the first ballot."

## CARING FOR POOR CHILDREN

Salvation Army Plans to Take 200  
to Fair Grounds.

The Salvation Army is planning an outing for the poor children of the city, June 10. Capt. Cook is working on the arrangements and plans to hold it at the fair grounds. It is expected 200 children will be taken to the fair grounds for the day. At noon dinner will be served and in the afternoon an entertainment will be given by the Salvation Army Sunday school. An effort will be made to secure enough automobiles to transport the children to and from the grounds.

## LOCAL GIRL IN PLAY.

Mr. and Mrs. Charles Mauzy and Miss Edith Wilk went to Bloomington today to witness the performance of "Billy," the play produced by the Strat and Fret dramatic club of Indiana University. Miss Louise Mauzy, daughter of Mr. and Mrs. Charles Mauzy, is in the cast.

## PLEADS NOT GUILTY.

New Castle Courier: Robert Peel, the Lewisville editor, who is charged with exceeding the speed limit with his automobile, appeared before Squire Burr yesterday and pleaded not guilty. He will be tried next Tuesday morning.

## ILLEGAL LIQUOR SALE DEFINED

Marion Circuit Court Judge Says in  
Decision it Doesn't Constitute  
Gross Immorality.

PHARMACY BOARD REVERSED

Law Already on Books Which Ap-  
plies to This Subject—Not  
Power of Board.

That the illegal sale of liquor by a licensed pharmacist does not constitute gross immorality and that the State board of pharmacy does not possess the power to revoke a pharmacist's license if he is guilty of selling liquor illegally is the effect of a decision by Judge Remster of the circuit court in the case of Louis E. Haag and Julius A. Haag, Indianapolis druggists, against the Indiana board of pharmacy. The licenses of the Haags were revoked some time ago by the board, and they appealed to the circuit court.

Judge Remster said when the general assembly gave the board the power to revoke license for "gross immorality" there was already a law which applied to druggists who sold liquor illegally, and that this law provided that on the second conviction for the sale of liquor illegally, the court finding the druggist guilty should revoke the license and report the action of the court to the board.

"The legislatures," said Judge Remster, "has vested the Indiana board of pharmacy with the power to revoke the certificate of registration of a pharmacist. he power provides that the board may revoke a certificate of registration where the holder is 'guilty of a felony—gross immorality, or addicted to the use of alcoholic drugs or narcotic drugs to such an extent as to render such person unfit to practice pharmacy.'

"The charge is that the holder of the certificate is guilty of 'gross immorality' in that he uses the certificate for the purpose of maintaining a place where intoxicating liquors are sold illegally, and alleges the four sales of liquor, in connection with such charges as the specific facts upon which the charge is based."

Judge Remster continued by saying that the general assembly clothed the board with such power as enabled it to require medicines and poisons to be compounded and sold by such persons only as were competent and qualified from the standpoint of technical learning, and that the board also received the power to revoke a license if the holder became unfit to practice pharmacy by personal acts or habits.

The court set out a number of practices that would constitute "gross immorality" on the part of the druggist but said in the absence of any definition by the legislature of what should constitute "gross immorality," it would seem doubtful if the court judicially declare as a matter of law that the illegal sale of intoxicating liquors, of and within itself alone, constituted such immorality as unfitted the holder of a license to compound and sell medicines and poisons.

"Betting on horse races and other acts may be immoral," said Judge Remster, "but could the courts judicially declare that a druggist who bet on horse races comes within immorality so far as to unfit him to be interested with the business.

Judge Remster said he had examined all cases cited, but that none held in the absence of legislative definition, that the acts which might be termed immoral, but not relating to or involving the personal incompetency of the business, might be declared immoral acts within the purview of the law granting the power to revoke a license for immorality.

In concluding, Judge Remster said that, in his judgment, the legislature had provided a specific and drastic remedy for the unlawful sales of liquor by a druggist, and that this power was not given to the board, but to the courts.

—Mrs. Edna Dagler and son Russell have gone to Marion for a two weeks' visit with friends.

## SOCIETY NEWS

T. W. Lytle will entertain all of the physicians of the city at his home in East Sixth street this evening with a six o'clock dinner.

The Juanita club will be entertained Thursday afternoon by Mrs. Jessie Greenawalt at her home in West First street.

The regular meeting of the Utopia club which was to have been tomorrow afternoon, has been postponed until two weeks, at which time the club will be entertained by Mrs. Fred Beale and Mrs. Frank West at the home of Mrs. Beale.

Invitations to the wedding of Miss Helen Carter, daughter of Dr. and Mrs. Amos Carter of Plainfield, and Birney D. Spradling, son of Mr. and Mrs. Ed Spradling of this city, have been received here. The wedding will take place at the Carter home Wednesday evening, June 19, at eight-thirty o'clock. They will be at home in this city after July 1.

FOR RENT—6 room house. See Ella Wilson at Mauzy Co. store or Phone 1581.

COW FOR SALE—No 1 fresh Jersey Carlton Cheney, Griffin. Phone 3622 Falmouth.

Hair Dressing and Making Switches.

Mrs. Ed Mabry will be in this city every Friday to Shampoo, make switches over, coloring switches and dressing hair. Leave orders at The Mauzy Co. store.

K. K. K. Special  
for cleaning white gloves and shoes.  
At Lytle's Drug Store.

A \$350 Piano at Your Own Price. See Advertisement.

## LOCAL NEWS

George Payne, the well known colored character, was able to be out yesterday after a two weeks' illness.

Members of the Willing Workers class of the St. Paul M. E. church will meet at the church Friday evening and attend the Sunday school convention in a body.

The meeting of the board of trustees of the United Presbyterian church for Tuesday night is postponed that the members may attend the Sunday school convention and Men's Bible class conference at the First Presbyterian church.

DON'T JOURNEY, JUST TELEPHONE. SAVE YOURSELF LOTS OF TROUBLE. SIMPLY CALL US ON THE TELEPHONE. WE DELIVER QUICKLY. LYTLE'S DRUG STORE. REXALL. 1161f

WANTED—More pupils, to learn French. Private or class. Mrs. Eugenia Stiffer, 313 East Eighth St. 7216.

MOTORCYCLE—fully equipped and in first class condition. Will sell cheap if sold this week. Will Feudner, Republican office. 7213

Best by Test—FAIR PROMISE

6% Dividends on Savings  
Building Association No. 10  
Open Saturday from 6 to 8 p.m.  
Office at Farmers Trust Co.

## PLUMBING

Repair Work Gas Fitting  
All Work Guaranteed  
LON SEXTON  
Phone 1629 West Seventh St.



## HOUSEWIFELY PRIDE

in a pantry well stocked with staples and table luxuries from our grocery, is a commendable quality. The high character of our goods always recommends them to those who are interested in a generous table, and our food products are sure to be found in every well conducted household.

Fred Cochran, Grocer  
105 First St. Phone 3293

# For the Good Old Summer Time

Your dress requirements are many. This store can supply your wants to your perfect satisfaction, we are sure. We make a study of what discriminating women want and then provide it for them in dependable qualities and at fair prices.

Attractive Wash Dresses of Lawn,  
Gingham and White for Summer  
Wear for \$2.00 to \$15.00.

Just give them a chance to tempt you and you will surely buy.

Smart Lingerie Waists of Rare Beauty

New styles, beautiful beyond description, at these prices they are

Surprising Values, 98c to \$4.00

Have you seen the elegant summer Hosiery we are selling for 25c a Pair. They are Certainly Fine Hose

You'll find this store a cool, comfortable place to trade, and you'll find it very profitable to trade here too.

Phone 1143 Pictorial Review Patterns 223 N. Main St.

# Kennedy & Casady

"The Store That Satisfies"

**Jesse French Piano**

**WHAT ARE WE OFFERED**  
For this \$350 PIANO?  
Make your bid by mail.  
Bids opened Saturday, June 15, 1912, noon.  
**REPUBLICAN CO.**  
Rushville, Ind.

**Jesse French Piano**

**HERE IS YOUR CHANCE.**  
You might get it at **YOUR OWN PRICE.**  
Mail bids early. Sale closes Saturday noon, June 15, 1912.  
**REPUBLICAN CO.**  
Rushville, Ind.

**Jesse French Piano**

**MAKE YOUR OFFER BY MAIL.**  
What are you willing to pay? Give Price and terms; not less than \$8.00 per month.

**Jesse French Piano**

This is the piano we will sell at Auction Saturday noon, June 15, 1912.  
**THE DAILY REPUBLICAN**  
PRICE \$350.

**Jesse French Piano**

**THIS \$350 PIANO AT AUCTION BY MAIL.**  
SALE CLOSING NOON JUNE 15.

**Jesse French Piano**

Having no personal use for this Piano, obtained through advertising, we will sell for the best bid. Mark your bid  
"Piano BM"  
**REPUBLICAN CO.**  
Rushville, Ind.

Old documents of the Middle Ages tell us of numerous cases where animals were put on trial for serious offenses charged against them. For example, in 1370 three cows were tried for having killed a boy; the whole herd were arrested as accomplices. All were discharged but the guilty three, these being condemned to be executed.

The possibilities of cold storage exportation of food from Manchuria for European consumption are indicated by the market prices showing that eggs sell there for 50 cents a hundred, chickens and ducks for 8 cents each, deer for 75 cents and sheep for \$2.

### HENRY SPAAN'S ARGUMENT

Continued from page 4.

the close of his appeal to the jury. He recited a poem of Rudyard Kipling's which was built around the sentiment that surrounds the name of mother.

Dry eyes were scarce when Mr. Watson concluded. The majority of the crowd was women, and most of them were deeply touched by the likenesses that had been drawn and by the recalling of the testimony concerning the loving relationship which existed between Paul and his mother.

The poem of Kipling's was a fitting climax to Mr. Watson's rather dramatic speech. It was recited with such fineness and inflection was given to such words that made it a very impressive finish to a jury pleading that is seldom ever heard in the circuit court.

Mr. Watson dealt with a highly dramatic situation when he referred to the testimony of Paul Harris, that his mother and he had been singing "The Rosary," "Crossing the Bar" and "Lead Kindly Light" when they were last together the morning of that eventful day. Mr. Watson said it was the fitful shaping of events by an Unknown Hand that developed a circumstance so replete with pathos.

He led the minds of those of imaginative bent in the court room to the scene. He described Paul—the boy who had never crossed his father nor disobeyed his mother, and who had always been especially loving and affectionate with his mother—as he stood beside her and sang while she played an accompaniment with her trained fingers.

"Imagine if you will," said Mr. Watson, "that Paul and his mother are singing now. And such songs as they were singing. That old tune which your forefathers have used—'Lead Kindly Light.' Paul testified that was the last one they sang."

Then Mr. Watson recited "Crossing the Bar," the famous poem of Tennyson's which has been set to music and which Paul testified he and his mother sang the morning Mrs. Harris was last alive.

Paul Harris appeared to be more deeply touched by the reference of his attorney to those last moments of mother and son together than he has ever been at any time during the trial. He buried his face in his hands and sat with head bowed for several minutes. When he lifted his face his eyes were red and swollen, and the tears coursed down the furrows in his face. It was with difficulty that he restrained himself several times during Mr. Watson's speech.

Mr. Watson did not devote all of his time to an appeal to the sentiment of the jurors. In fact the greater portion of his argument was devoted to the reading and explaining of the statutes which will prevail in this case. He attempted, also, to explain away the web of circumstantial evidence that the State has drawn about Paul Harris.

Mr. Watson compared the testimony of the blood experts in the trial. He had an exact copy of their testimony, and read that of the two called by the State, his point being to bring out in strong relief the fact that the two experts had sworn they were unwilling to testify the blood causing the spots on the rug and piano stool was vaginal blood. On the other hand, he pointed out, the defense's expert testified he was certain it was vaginal blood, which upholds the theory of the defense.

Mr. Watson declared much weight should be given to the testimony of Frank Redman, the mail carrier, who testified he met Paul and the negro a mile and a quarter from home between 10:15 and 10:30, because he is very accurate concerning the time he arrives at different points on his route, having covered the route for

ten years.

He recalled Mr. Redman said he averaged four and one-tenth miles an hour, and that he looked at his watch and it was 11:30 that morning when he arrived at Will McMillin's which is a fraction over four miles from the point where he met Paul and the negro. From McMillin's to the Harris farm, Mr. Watson said, it is a fraction over four miles, and Mr. Redman testified he arrived at the scene of the fire at 12:15. From this calculation, Mr. Watson said, he was more inclined to believe Redman met the buggy at 10:15 rather than 10:30.

Tracing Mr. Redman on down the road, Mr. Watson recalled that he testified he met Ryce Bishop, who was riding a horse to the fire. That was about a quarter of a mile from Ashland farm. Ryce Bishop testified he met the mail carrier at 12:35, and was certain of the time as he had looked at the clock at 12:30.

"The State's case is worth little if Paul Harris was not at home after ten o'clock," continued Mr. Watson, "and yet you have no testimony here that Paul was at home after ten o'clock. He had to leave home before ten o'clock to meet Frank Redman where he did, and in addition, here is Mrs. Willie Bell—and Mrs. Vandament testified she heard the conversation—testified she talked to Mrs. Harris at 10:40."

Mr. Watson explained for the failure of Mrs. Aldridge to reach Mrs. Harris by phone that morning by the evidence which had been introduced that Mrs. Harris talked to Mrs. Bell, the Orange exchange girl, Mrs. H. M. Bell and to Mrs. Herman Miller in Milroy between a few minutes before ten and 10:40.

Mr. Watson scouted the statement of the prosecutor that Paul Harris had set fire to his mother's clothes and the fire smoldered more than two hours. He asked the jurors if they thought that possible, and if four or five men, as they testified, could pass the house without noticing smoke if there were a blaze there.

Mr. Watson ridiculed the State's theory of a motive, pointing out that in killing his mother to gain the estate before his father came into his share through the agreement, Paul Harris destroyed as much property as his father would have gained in a life estate.

Mr. Watson thought it strange that Philos Cuthbertsen should have told those three negroes shortly after his arrival in Rushville the day of the fire that Mrs. Harris had not bid Paul goodbye at the back door, when the fire had not been discovered at Ashland farm and there was no occasion for suspicion.

**Fatally Hurt at Ball Game.**  
Lafayette, Ind., June 5.—Rev. C. A. Sickafosse, pastor of the Grace United Brethren church, is dying in a hospital here, the result of an accident while playing baseball at the annual outing of the Lafayette Ministers' association at Battle Ground. He was struck on the head by a foul tip and is suffering from concussion of the brain.

**Made the Old Man Mad.**  
Glendale, N. Y., June 5.—Frederick Kock, a lumberman, shot and killed his son in his home here in the presence of the young man's mother and sister, and then ended his own life. The father was incensed at his son because the latter would not stick to a job that he had provided for him.

While undergoing builders' trials on the coast of Maine, near the entrance to Penobscot bay, the new dreadnought Arkansas scraped her bottom and suffered considerable damage.

**Smoke FAIR PROMISE 5c Cigars.**

**TRIMS CORN TOO CLOSELY**

Mrs. F. W. Coers of Shelby County Causes Blood Poisoning Which Results in Her Death.

RELATED IN THIS COUNTY

Physicians Worked Valiantly, But Could Not Stop Spread of Great Disease.

Mrs. Katherine Coers, wife of Fred W. Coers of Liberty township, Shelby county, died at her home last night of blood poisoning, brought on by an injury to her foot which was caused by trimming a corn too closely. Mrs. Coers is extensively related in this county and is well known here. Mrs. Coers was troubled with a very sore corn on her left foot about two weeks ago she set about to trim it as much of it as possible.

**Raymond Corn Remedy**

A Liquid, Easy to Use Will Do the Work

**No Danger**

**Hargrove & Mullin, Druggists**

## Victor Victrola

Prices \$15.00 to \$200.00



**When are You Coming in to Hear the New Victor Records for June.**

They're just out, and they're well worth hearing. We are glad to play them for anybody at any time. Doesn't matter if you haven't a Victrola. Come in anyhow and enjoy this splendid music.

**A Hint of What's in Store For You**

17079	King Chanticleer March	Pryor's Band
	Texas Tommy Swing	American Quartet
35223	Lucia Sextette (Piano Solo)	Ferdinand Himmelreich
31862	Caprice Espagnol (Piano Solo)	Charles Gilbert Spross
00072	Nordische Romanze (Cello Solo)	Rosario Bourdon
70071	Natoma—Serenade (When the Sunlight Dies)	Reinold Wernersath
74296	Messiah—I Know That My Redeemer Liveth	Lucy Isabella Marsh
95209	Like Stars Above	John McCormack
	Martha—Presto, presto (Spinning Wheel Quartet)	Alda, Jacoby, Caruso, Journet

## Geo. C. Wyatt & Co.

For All Victor Records and Supplies

### Buy Advertised Articles.

**::TIRE REPAIRING::**

I am prepared to do all kinds of Vulcanizing such as Automobile, Motorcycle and Bicycle Tires. Also Retreading on short notice.

**ALL WORK GUARANTEED**

**GIVE ME A TRIAL**

**ED. L. BEER**

OVER MOCK'S SECOND HAND STORE

**6% Tax Exempt Securities 6%**

**High Grade. Only a Few Left**

Rush County Gravel Road Bonds, School Bonds, Bank Stocks and Trust Co. Stocks

**Bought and Sold at Market Price Every Day**

I can help you with your **HIGH TAXES.**

Home Phone 1296 **A. C. BROWN** Office Phone 1637

Office in New Bank Building, Over Aldridge's Grocery

## AUTO LIVERY

We have two good machines in service now and **CAN GIVE YOU QUICK SERVICE**

Our auto and tire repair departments are in charge of competent men, all work guaranteed. We wash cars, in fact anything in the auto repair line.

## Ball & Smelser

Phone 3280 North of Court House Rushville

**THEN HE SHOT**

Marion Police Captain Returned the Fire of a Lunatic.

Marion, Ind., June 5.—John Votaw, insane, who was being taken in an automobile to the insane hospital at Indianapolis, was shot and killed when he attempted to shoot Police Captain James Thompson with a revolver that he had concealed in his sock.

Thompson first fired in the air to frighten Votaw, who had jumped from the automobile, but when the insane man returned the fire the policeman fired the second shot. Votaw died in a few minutes.

**Plunged to His Death.**

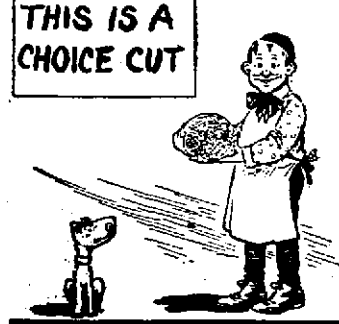
Indianapolis, June 5.—Nicholas Moore, forty years old, plunged head first from the third tier of cells at the Marion county workhouse in a successful attempt to commit suicide. Death resulted from a broken back, a fractured skull and other injuries, after he had been removed to the city hospital. Moore was sent to the workhouse from police court for drunkenness.

Now is the time to get rid of your rheumatism. You can do it by applying Chamberlain's Liniment and massaging the parts freely at each application. For sale by All Dealers.

**A \$350 Piano at Your Own Price. See Advertisement.**

*The butcher boy says*

**THIS IS A CHOICE CUT**



There are a few cuts out of each beef that are better than any others. It isn't always possible to give you these particular cuts but if you order them early we'll be pleased to save them for you. It pays to get your order in early, and it pays to trade at a market where they look after your interests.

**Phone 1569**

**H. A. Kramer**

## FLOWERS, GARDEN PLANTS

**LET US FILL YOUR FLOWER BEDS,**

porch boxes, hanging baskets and vases with rich soil, choice flowers and vines to be found at the

## RUSHVILLE FLORAL HOUSE

E. 11th St. R. L. FRIEND, Prop. Phone 1639

## Jersey Green House

HAS

Garden and Bedding

**Plants and Vines**

Of All Kinds

**F. WINDELER, Jersey City**

## FIRE and TORNADO INSURANCE

**ABSTRACTS OF TITLE**

**FIDELITY AND SURETY BONDS**

**BURGLARY INSURANCE**

**GEORGE W. OSBORNE**

305 Main St. Telephone 1296



**THE MADDEN BROTHERS CO.**  
**MACHINISTS**  
**REPAIR WORK IS OUR SPECIALTY**  
Have your old Machinery repaired and made good as new. Steam and Gas Engine Repairing a Specialty. Call and see our St. Mary's Semi-Automatic Gas and Gasoline Engines before you buy. 2½, 4 and 7 Horse Power. Built for hard service on the farm.  
We Grind and Sharpen Lawn Mowers, Reapers, Rickles, Plow Points, Cutter Knives, etc.  
Phone 1638 517½ S.W. Second St.

**ESTABLISHED 1859.**  
**J. B. SCHRICHT'S SONS**  
**MONUMENTS, MAUSOLEUMS,**  
**EXAMINE OUR LARGE DISPLAY.**  
**WE ARE PREPARED TO SAVE YOU MONEY.**  
**MONTELO MILLSTONE**  
And All Popular Granites in our Large Stock. We Can Please You  
Come and see us and be convinced.  
117-121 South Main Street, RUSHVILLE, INDIANA.

**Daily Markets**

**Indianapolis Grain and Livestock.**  
Wheat—Wagon, \$1.15; No. 2 red, \$1.17. Corn—No. 3, 80c. Oats—No. 2 white, 55c. Hay—Baled, \$23.00 @ 25.00; timothy, \$29.00 @ 30.00; mixed, \$28.00 @ 30.00. Cattle—\$3.00 @ 8.60. Hogs—\$5.00 @ 7.85. Sheep—\$3.00 @ 5.25. Lambs—\$5.00 @ 7.50. Receipts—7,000 hogs; 1,250 cattle; 1,000 sheep.  
At Cincinnati.  
Wheat—No. 2 red, \$1.21. Corn—No. 2, 82c. Oats—No. 2, 55½c. Cattle—\$4.00 @ 8.40. Hogs—\$5.00 @ 7.80. Sheep—\$2.75 @ 4.65. Lambs—\$4.50 @ 8.75.  
At Chicago.  
Wheat—No. 2 red, \$1.13½. Corn—No. 3, 75½c. Oats—No. 2, 54½c. Cattle—steers, \$4.00 @ 9.35; stockers and feeders, \$4.20 @ 6.65. Hogs—\$5.50 @ 7.65. Sheep—\$4.50 @ 6.40. Lambs—\$5.00 @ 8.25.  
At St. Louis.  
Wheat—No. 2 red, \$1.17½. Corn—No. 2, 76c. Oats—No. 2, 52½c. Cattle—steers, \$5.00 @ 9.40. Hogs—\$5.25 @ 7.65. Sheep—\$5.00 @ 6.75. Lambs—\$5.75 @ 9.10.

**Theo. H. Reed & Son are paying the following prices for grain today, June 5, 1912:**  
Wheat ..... \$1.10  
Corn ..... .79c  
Oats ..... .50c  
Clover Seed ..... \$10.00 to \$11.00  
Timothy Seed ..... \$5.00 to \$6.00

**The following are the ruling prices of the Rushville market, corrected date—June 5, 1912:**  
**POULTRY.**  
Geese ..... .30c  
Turkeys ..... .10c  
Spring Chickens ..... .25c  
Hens on foot per pound ..... 9c  
Ducks ..... .06c

**PRODUCE**  
Eggs ..... .14c  
Butter ..... .17c

**Want Ad Department**

Advertisements under this head are charged for at the rate of one-third cent per word for each insertion. The same Ad will be placed in the Indianapolis Star and Daily Republican at the combined rate of one cent per word. Found articles of small value will be advertised free of charge.

**FOR SALE**—a fine farm containing 211 acres; will be sold cheap if taken soon; has living spring and good stream of water; 500 rods new wire fence; two houses and two barns, one mile apart, which make it easy to divide in two places, known as Thomas H. Pond farm, one mile north of Andersonville. Call on or address Ida Pond, New Salem. Or John D. Megee, Rushville, Ind. 43tf

**FOR SALE**—Best Michigan Salt, \$1.20 per barrel. C. W. Hinkle & Co. 70tf

**FOR SALE**—Oliver Typewriter. No. 3 Model. This is a bargain. Indianapolis and Cincinnati Traction Company, Rushville, Indiana. 52tf

**FOR SALE**—Sweet potato and late cabbage plants in any quantity. Frank Windeler, Jersey City Green house. 65tf

**WANTED**—Second hand cash register. Good condition. Denny Ryan. 71tf

**PIANO AUCTION**—\$350 Piano to be sold at your own price. Make us an offer by mail. See advertisement. The Daily Republican. 62t15

**FOUND**—a gold watch fob. Owner may have same by calling on J. T. Arbuckle. 70t4

**FOR RENT**—6 room house and bath, also electric lights. Second house east of Main on Seventh. Apply to Mrs. Harry Carr. Phone 1164. 65tf

**WANTED**—all kinds of general contracting carpenter work. Prices right. Best of reference. Law Pate and C. L. Heaton, Rushville, Ind. 70t36

**LAWN MOWERS**—Ground, sharpened, repaired. Called for and delivered. The Madden Bros. Co. Phone 1632. 36t52

**FURNISHED ROOMS**—for rent, signs, 15 cents each at The Republican office. 290tf

**HOGS FOR SALE**—five extra good, large, growthy Duroc Boars, nine months old. Sired by Long Chief, full brother to Cherry King, sire of State Fair and International winners. J. S. Lovejoy, Falmouth. 42t30

**WANTED**—Two dining room girls at once. Apply at Windsor Hotel. 54tf

**WANT ADS BRING RESULTS**

**FOR SALE**—Indianapolis property, showing 10 to 14 per cent investment. Address 27 Baldwin Block, Indianapolis, Ind. Rushville Phone 1526. 64tf

**WANTED**—a pastry cook. Call at office Windsor Hotel. 59tf

**WANTED**—We offer all summer's job to three middle-aged men in this county. No boys or foreigners need apply. If you are the man we want, will start you immediately at \$16.50 weekly. References required. GLEN BROS, Rochester, N. Y. 69t2

**FOR SALE**—a 9-room modern residence at 228 E. Second St. For information address Jacob Kuntz, 904 Keystone Ave, Indianapolis, Ind. 63t26

**FOR RENT**—1 furnished room and meals. 927 North Perkins. 22tf

**FOR SALE**—Hupmobile only been run short time. Fully equipped, new tires, repainted and in first class condition. In fact in better condition than a new one. A. L. Stewart 71t4

**A \$350 Piano at Your Own Price**—See advertisement.



**LORD MERSEY PUTS ISMAY ON THE GRILL**

Some Very Direct Questions Regarding Life Boats.

London, June 5.—Looking even more serious than usual, J. Bruce Ismay, the managing director of the White Star company, took the stand at the continuation of the Titanic inquiry by the wreck commission, of which Lord Mersey is chairman. He stood at the witness table in one corner of the courtroom with his hands clasped behind his back and swayed to and fro almost ceaselessly as he stood shifting from one foot to another. His answers to questions were ready and complete, but never redundant.

Mr. Ismay insisted that no attempt had been made to push the Titanic. On the other hand, he said, she was held back a little. Mr. Ismay said he saw the light of the "mystery ship," but thought it was the light of a sailing vessel. He scouted the idea that the light was that of the Leyland liner Californian. Lord Mersey was evidently taken by surprise at this and tried to shake Mr. Ismay's testimony on this point, but failed.

Mr. Ismay admitted that he had never considered the possibility of the Titanic having to use her lifeboats to save the lives of her passengers in the event of her foundering. He regarded the boats more as a means of taking people off other vessels that were in trouble or of landing the passengers and crew in the event of the Titanic going ashore.

"And what if a fire broke out?" asked Lord Mersey.

Mr. Ismay this time had no answer.

**Five Die in Malt Well.**  
Cincinnati, June 5.—Three men and two women were smothered to death in an old cistern filled with dry dairy malt at Lick Run. Four died, one for the other. Each of the four fell into the pit filled with gases while trying to pull out those who were already in.

**Caterpillars Stall Trains.**  
Ottawa, Ont., June 5.—A plague of caterpillars has struck the Ottawa and Gatineau valley and the pests stalled three Canadian Pacific trains on the Gatineau line.

**THE NATIONAL GAME**  
Contests in the Three Big Leagues Noted Here at a Glance.

National League.		
At Philadelphia—	R.H.E.	
Pittsburgh.....	0 1 0 1 0 0 1 0	4 13 0
Philadelphia.....	1 0 3 0 4 6 2 1	17 12 2
O'Toole, Cole and Kelly; Brennan and Doolin.		
At Boston—	R.H.E.	
Chicago.....	1 0 0 0 0 0 1 0	2 5 1
Boston.....	0 0 1 0 0 0 0 0	1 8 3
Cheney and Needham and Archer; Tyler and Kling.		
At St. Louis—	R.H.E.	
St. Louis.....	0 0 0 1 0 0 8 0	9 12 2
New York.....	3 0 4 1 0 3 0 3	14 14 5
Willis, Woodburn, Geyer and Wingo; Ames, Wiltse and Meyers and Hartley.		
At Brooklyn—	R.H.E.	
Cincinnati.....	0 0 2 0 0 0 0 0	2 8 0
Brooklyn.....	0 0 0 0 0 0 0 0	0 5 1
Humphries and McLean; Ragon and Miller; Yingling and Erwin.		
American League.		
At Cleveland—	R.H.E.	
Boston.....	0 0 0 0 0 0 1 0	1 8 1
Cleveland.....	1 0 0 4 0 0 0 0	5 9 0
Bedient and Nunamaker; Cicotte and Carrigan; Gregg and O'Neill.		
At Chicago—	R.H.E.	
Philadelphia.....	0 0 0 0 0 0 0 0	0 4 2
Chicago.....	0 0 0 0 2 0 0 0	2 3 1
Morgan, Houck and Lapp; Lange and Kuhn.		
At Detroit—	R.H.E.	
New York.....	0 1 0 0 0 0 0 0	1 7 1
Detroit.....	1 0 0 1 4 4 1 3	14 14 2
Fisher, Shears and Sweeney; Works and Stange.		
At St. Louis—	R.H.E.	
Washington.....	0 2 0 1 0 0 0 0	3 8 2
St. Louis.....	0 0 0 1 0 0 1 0	2 6 0
Johnson and Almsmith; Powell and Kritchell.		
American Association.		
At Indianapolis, 12; Kansas City, 4		
At Louisville, 6; Minneapolis, 16.		
At Toledo, 4; Milwaukee, 2.		
At Chicago, 3; St. Paul, 1.		

**BRINGS GOMPERS INTO LIMELIGHT**

Labor Leader Mentioned in Bribery Trial

**THE MONEY CAME FROM HIM**

San Francisco, June 5.—Bert Franklin, Star Witness for State in the Case Involving Lawyer Darrow on a Charge of Jury Bribery in the McNamara Trial—Further Details of Other Lawyers' Connection With the Case.

Washington, June 5.—Samuel Gompers, president of the American Federation of Labor, denies emphatically that he ever sent any bribe money to Clarence Darrow. When his attention was directed to the report of the Darrow trial in Los Angeles, in which it is stated that he had sent Darrow money with which to bribe the jurors, Mr. Gompers said: "That is absolutely false and untrue. I never handled any of the McNamara fund and never paid any money to Darrow."

Los Angeles, June 5.—When Bert H. Franklin testified that Darrow told him the \$4,000 used for bribery could not be traced by the district attorney because it came direct from Samuel Gompers, Clarence Darrow's trial on a charge of bribery of prospective jurors in the J. B. McNamara case yielded another sensation. Franklin gave this testimony reluctantly after he had been badgered considerably by Earl Rogers, chief counsel for Darrow, regarding his relations with Darrow, for whom Franklin had been confidential investigator.

Mr. Rogers was pressing the witness to tell about his conferences with Darrow when the Gompers matter came out.

"I would like you," Mr. Rogers said to the witness, "to relate the conversation you had with Darrow."

"Do you want it all? If you do, I'll give it to you."

"Yes, all the truth."

"Darrow said to me: 'Bert, if you plead guilty and get a fine, we will give you \$2,000 for your family.'"

"Did you ever have any other conversations with Darrow about your defense in court or any aspect of your case?"

"That's a difficult question to answer," said the witness. Finally, after some controversy between counsel, witness said:

"I will answer it this way: I asked Mr. Darrow if the rumors about the \$4,000 being traced by the district attorney from a safety deposit vault to him and from him to me, were true. Darrow said: 'This is not true, for it came direct from Sam Gompers.'"

"Well," said Rogers, with a sneer, "that was the conversation you did not wish to tell, was it?"

"No," snapped Franklin.

Franklin further testified that he asked Darrow if there was not a record kept at the safe deposit of Job Harriman's visit there, and Darrow told him not to worry about that. Harriman took \$500 of the sum to pay off a mortgage and in that way to cover up his visit.

"Well," sneered Rogers, "it was solicitude for Mr. Darrow that induced you to keep the Gompers matter and the Harriman matter quiet, was it?"

"Well, I would not have told it if you did not make me," answered Franklin.

Rogers then led up to conversations between Franklin and Leconte Davis, who was Franklin's attorney when he was first arrested, and also of counsel in the defense of J. B. McNamara. Franklin appealed to the court to save him from relating conversations with Davis when the latter was his attorney. Told to answer, he said:

"The first conversation I had with Davis was in the county jail. Davis said not to be impatient; that they would get me into court directly. I told him I wanted a cash bond. He said he believed that it could be attended to. The next conversation was in the courthouse after my arraignment. He told me to keep my mouth shut, especially to strangers and reporters. When I saw him again he told me to plead guilty to attempting to bribe George Lockwood, and that the penalty would be a fine of \$5,000, one year in the penitentiary, or both. Davis said that he thought he could get me off with a fine and that they would give me \$1,000 for my family."

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**WEATHER EVERYWHERE**  
Observations of United States weather bureaus taken at 8 p. m. yesterday follow:

Temp.	Weather.
New York.....	76 Cloudy
Boston.....	74 Pt. Cloudy
Denver.....	52 Clear
San Francisco.....	54 Cloudy
St. Paul.....	50 Cloudy
Chicago.....	76 Pt. Cloudy
Indianapolis.....	69 Clear
St. Louis.....	74 Pt. Cloudy
New Orleans.....	76 Clear
Washington.....	78 Cloudy

Fair and warmer.

**FOR SALE:**  
Sweet Potatoe and Late Cabbage Plants in Any Quantity  
**FRANK WINDELER**  
JERSEY CITY GREEN HOUSE

**Hot Weather Is Here**  
**White Shoes For Everybody**  
from the New Baby to Grandmother, in Nu Buck, Canvas or Poplin, in High Button Shoes, Pumps or Straps. We have them in large quantities and can fit any member of the family. Let us show you.  
**BEN A. COX, The Shoe Man**  
"We Fit Where Others Fail"

**Good Paint—Good Results**  
That's good logic. It's cause and effect. But it's poor logic, poor judgment, and poor economy to expect good results from poor paint.  
The best good paint is  
**SHEWAN-WILLIAMS PAINT**  
PREPARED  
MADE TO PAINT BUILDINGS WITH  
It is made of the highest quality materials. It covers most, spreads easiest, looks best, wears longest, is most economical. It's a painter's paint. Made in forty-eight handsome shades. Color cards given upon request.

**WE CONTRACT PAINTING**  
LET US FIGURE WITH YOU  
**F. E. WOLCOTT, Nyal's Druggist**

**THIS IS OUR HOME!**  
What a satisfaction when you are able to say: "This home is all ours." And this is no dream—you can say it with all truth. For you can own your own house without paying rent. Let us show you how. It's easy. We have a list of fine properties to show you. A little money down and the rest like rent—and in a few years it's all yours! Some good farms and a very desirable 10 acre tract, well improved, Fruit, Poultry Houses, etc.

**Elder & Cherry**

**OLIVER CULTIVATORS**  
Absolute and distinct advantages over other implements are what count and the following are to be found in the Oliver Cultivator.

The work is done perfectly, because of the parallel gangs, always held a uniform distance apart, always maintaining full depth and never shirking when going through hard ground.

This good work is done with the greatest ease by the operator, because of the power lift for the gangs, provided by draft of team, and the pivotal sea bar guide which shifts the gangs, besides pivoting the pole to guide the machine. The Oliver is absolutely the easiest to guide of any cultivator invented.

It is easy on the team, because of perfect draft lines—therefore no neck weight or neck draft. Light to draw, because of short frame, and otherwise novel construction.

**Automatic Balance Frame.** The movement of one lever assisted by the team raises and lowers both gangs, and at the same time balances the frame.

For narrow rows, the wheels can be set 32 inches between the tires and still give ample room for guiding where planting is done badly out of check.

As a hard ground cultivator it has no equal. There are no springs or high hitch to draw the shovels out of the ground, which are, therefore, always hungry for their work.

It is a profitable cultivator for the farmer, as it does not wear out easily, never breaks, saves time and manual labor, and does faster and better work than is possible with any other.

**For Sale By JOHN B. MORRIS**  
AT HAVENS & RIGGS OLD STAND

**RIGHT UP TO THE MARK**  
of quality are the auto supplies on sale here. We do not handle the trashy kind at all. At the same time we are prepared to compete with the trashy kind prices. Come and put us to the test on any supplies you may be in need of.

**WILLIAM E. BOWEN**  
Phone 1394

## AUTO CUT-OUT LAW ADOPTED

Continued from page 1.

to the street and alley committee with instructions to report at the next meeting. A petition for the improvement of Ninth street, from Cherry to George street was referred to the same committee.

Councilman Kelley reported that the fire bell tower in North Harrison street was in bad shape and was liable to fall down almost any time. The question of repairs was left to the water and light committee with power to act.

Two bids were received for ventilators at the water and light plant. The contract was given to Walter Perkins for \$37.50.

Councilman Norris stated that he had received numerous complaints from property owners in the northwest part of the city regarding the Big Four and L. E. & W. bridges over Hodge's branch and the city bridge at Seventh street. It is claimed that the channel under the bridges is not large enough to permit the water to flow through when the branch is out if its banks. The street and alley committee will investigate and report at the next meeting.

An ordinance was passed compelling the C. H. & D. railroad to maintain a flagman at the Arthur street crossing. The ordinance was introduced and passed under suspension of the rules.

The council listened to a representative of a Boston water meter firm for about an hour. He made the council a proposition for his meters.

It will be remembered that some time ago the council notified the water consumers that provided they filed claims for rebate on sprinkling for 1911 before June 4 the money would be refunded or be used towards the installing of a meter. The clerk read 134 claims for water rebate. The claims ranged in amounts from \$3.30 to \$11. Dr. Parsons raised an objection to allowing the claims on the grounds that the motion as passed stated that all water consumers should file claims before any money would be refunded. The record showed this to be true. The "joker" in the original motion put a halt to the proceedings. The claims amounted to \$468.23. Dr. Parsons had the city attorney read the water ordinance to show that no money could be refunded. Other members of the council did not understand Dr. Parsons' original motion to mean as he construed it and the question was deferred until the next meeting.

The specifications and plans for the paving of Third street came up for consideration. A preliminary resolution adopting the plans and specifications of the city engineer was passed. he council set the first meeting in July as the time to hear remonstrators.

### MASONIC WORK.

Phoenix lodge No. 62 F. & A. M. will have work in the E. A. degree Friday night. A good attendance is desired.

## Eye Troubles

Brief spells of dizziness, pains in the brow and temples come from eyestrain. Glasses correctly fitted—perhaps just to wear while reading, studying, sewing, or other close work may be all that's required for permanent relief.

Taken in time the constant wearing of glasses is avoided. Delay means serious eye trouble later on, expensive and painful operation or the loss of vision.

### Office Hours

9 to 12 a. m. 1 to 4 p. m.

**C. H. Gilbert, M. D.**  
Eye and Ear Surgeon  
331 N. Main Street

## E. K. ADAMS SCORES REASONABLE DOUBT

Continued from page one.

cerning his attempt to purchase hydrocyanic acid and why he asked for that kind, he replied "that's what the book said." He declared this was evidence enough that Paul had been reading and preparing for an unlawful act.

Mr. Adams asked the jurors if they did not think it strange that Paul should buy a revolver in Connersville, if he were not making preparation for a crime. He asked the jury to attempt to think why Paul could not remember from whom he attempted to buy a revolver in Rushville, when he had lived near here all his life and knows all the dealers. He said Paul did not name the dealer because he knew the State would have a witness in 20 minutes to prove it false.

Mr. Adams characterized the night trip to his father's home by way of the cellar as one of an assassin. He said the evidence was that Mr. Harris was away from home much at night, and that Paul evidently aimed to get there when his father was away.

He declared the negro's testimony was worthy of belief because it had been corroborated in a large measure by Paul Harris and his father.

The State's attorney called the attention of the jury to Paul's testimony before the coroner. He declared he was most profoundly impressed by the statement of Paul that he was upstairs while the negro was hitching up to take him home, because this was after the time the negro testified he heard a shot, and accounted for Paul's actions in shooting his mother and carrying her upstairs.

Mr. Adams read from Paul's testimony before the coroner he told the negro on the way home that he was afraid his mother would commit suicide, yet he placed in her hands, according to his own testimony, an instrument with which she could do that act.

Mr. Adams compared the coroner's testimony of Paul and the negro, step by step, and showed wherein they agreed at every salient point, and then demanded why the jury should not believe the negro.

The attorney said he thought the action of the dog, when the alleged shot was fired, in running toward the house, was significant. People lie and use subterfuge sometimes, he added, but animals are natural.

Mr. Adams construed the testimony of Paul that he hurried the negro after the alleged shot was heard, and talked to the negro about his mother on the way home, as proof of guilt, and the natural actions of one whose mind was filled with fears and with doubts.

Mr. Adams said there was little doubt but what the fire was built on the floor because the paper fell from the ceiling of the lower rooms before the fire came through the roof.

John H. Kiplinger of the State made the first argument this morning, beginning at 8:30 o'clock. The court room was packed when he began.

Mr. Kiplinger pointed out that the criminal laws are not so much to punish the guilty as to protect the innocent.

"You will remember," continued Mr. Kiplinger, "that on the 12th of March, Mrs. Harris was alive at 10 o'clock in the morning, according to evidence which has been introduced here."

The State's attorney recalled that James Alexander and Vernon Brooks testified they were almost to the head of the stairs but did not see a blaze in the southeast room. He said the natural inference was that the door to the room was closed if they could see no blaze as late as 12:15.

Mr. Kiplinger scouted the defense's theory that a fire could start from a gas stove which sat on a tile flooring within 18 inches of any woodwork. He said if the fire had started from a gas radiator, it would have begun on the wall rather than on the floor, as has been proved by witness.

"But there are other facts," continued the attorney, "which prove that a crime was committed in that house and the fire was merely to cover up the crime."

Mr. Kiplinger argued that the evidence was against the theory that no crime was committed. He thought it

strange that Mrs. Harris should leave a bucket at the head of the stairs and then walk into the room and fall dead. He impressed the fact on the jury that the uncontradicted evidence was that the blind in the southeast room was drawn.

"But who is to be benefitted by the death of Minna C. Harris?" asked the State's attorney. "Is it not Paul Harris?"

He explained the real estate arrangement and showed that the State had proved a motive although it did not devolve the State to do such a thing.

The State's attorney picked flaws in Paul Harris' testimony. He spoke of the unreasonableness of his story that he should wear an overcoat around the house, take it off and then put on his gloves because he was in a hurry to leave.

Mr. Kiplinger thought it a strange circumstance that Paul should look in the mail box as he says his mother asked, and then did not look back to see if she were at the window to hear his answer.

"I have no doubt but that Mrs. Harris loved her son," asserted the State's attorney. "It was a natural maternal feeling, and I believe she would have done much for Paul."

He alluded to the night that Paul crawled through the cellar into his mother's house and told of the difference in the testimony of Paul and his father regarding this episode.

The State's attorney emphasized the point that Paul testified he attempted to buy a revolver here and when pressed for an answer, said he did not remember the store.

Mr. Kiplinger recalled the juror's attention to the discrepancy in Paul's testimony on cross-examination, that he killed the calf before attempting to buy the deadly poison.

He asserted the State stood alone in this case, because there was no individual interested who was demanding a conviction for personal reasons. Mr. Kiplinger finished at 9:45.

## INTEREST GROWS IN CONVENTION

Many Delegates Report That They Will Attend County Sunday School Meeting Here.

### COMMITTEES TO BE NAMED

The interest in the Rush county Sunday school convention to be held Friday at the First Presbyterian church continues to grow. The following delegates have reported since yesterday:

Main Street Christian, Rev. C. M. Yocum, Miss Elizabeth Flint and Mrs. Joseph Clawson; United Presbyterian, Mrs. A. W. Jamieson and Mrs. Wash Allen; M. P. S. S., New Salem, Rev. A. Adam Irelan, Jesse Wall and George Spillman; Mays S. S., Moss Mabel Huber and Guy McBride; Arlington Christian S. S., Mrs. Austin Hyatt and Mrs. Fred Woods; Ninth Street Baptist, the Rev. and Mrs. Allie Smith, Molly Perry, Sallie Casey and C. L. Bates.

All adult Bible classes will meet at the St. Paul M. E. church Friday evening at 7:15 o'clock and march in a body to the First Presbyterian church. A full attendance for this march is expected. The Sunday school work deserves as much attention as any other work.

The morning session begins at 9:30 o'clock, the afternoon session at 1:30 and the evening session at 7:30. Further lists of delegates will be published tomorrow and some committees named.

## BOARD OF REVIEW IS NOW IN SESSION

Twenty Days Will be Given to the Work This Year Instead of

Thirty.

### APPOINTEES NAMED BY COURT

The Rush county board of review began a twenty-day session in the office of Jesse M. Stone county auditor, Monday. The board meets annually following the assessment period to review and equalize assessments. Every fourth year, following the assessment of real estate, the board is in session thirty days, but this year but twenty days are given for the work in hand. The board is composed of County Assessor Moses, County Auditor Stone, County Treasurer McBride and two appointees, one a Republican, the other a Democrat, who are named by the court. The appointees this year are J. Milt Stiers and Charles Bales.

Practically the entire time this week will be given over to the work of reviewing and comparing assessments on household goods, automobiles, farm stock, implements, etc. Next Monday the board will review the assessment of corporations and the Wednesday following will pass on mortgage exemptions filed. The latter part of that week will be given over to reviewing and equalizing assessments on merchandise stocks.

## NAVAL CLUB HERE SUNDAY

Rushville Will Stack up Against Fast Team.

The Rushville team will play the Naval club of Indianapolis next Sunday at the South Main street grounds. Manager Maibaugh announced this morning that he had booked the game. The Naval club is made up of all professionals and is considered one of the strongest teams in Indianapolis. Last Sunday they lost to Anderson by a score of 3 to 2 and a fast game can be expected when they meet the locals. Due to a conflict in names the Naval club will in the future play under the name of the Plaza Specials. The Rushville line-up will be the same as last Sunday with the exception of right field. Waibright of near Greensburg will play the right garden.

## Trusts

This Company accepts and executes Trusts of every character. You can name us Executor of your Estate, or Trustee under your Will, or request our appointment as Administrator or Guardian. We have unequalled facilities for making safe investments of Trust Funds and our charges are reasonable.

**Trust Department Savings Department**  
**Real Estate Mortgage Loan Department**  
**Insurance Department Rental Department**  
**Safety Deposit Department**

## Certificates of Deposit

afford a convenient, safe and satisfactory method of investing your Surplus Funds. They are negotiable, Earn a Fair Rate of Interest and are Issued in Amounts to suit the Depositor.

WE PAY 3% Interest on Time Deposits.

New Business Invited.

**The Peoples  
Loan and Trust Company**  
Rushville, Indiana  
"The Home For Savings"

## Paint Your House With the One Paint That Sticks

**CAPITAL CITY LIQUID**  
\$1.85 Per Gallon

Let Us Figure With You on Your Work

**F. B. Johnson & Co.**  
Drugs, Wall Paper, Paints and Window Shades  
Free Delivery Phone 1408

## Starting a Little Noise

just to liven up things. Noise spells orders, and such noise is always welcome where

## "Clark's Purity Flour"

is made, so get busy, and help a good cause along.

We Give S. & H. Green Trading Stamps

Our

## Muslin Garment Department

Caters to all ages and sizes, exhibiting the widest variety of styles and materials. You will indeed be pleasantly surprised by inspecting these lines, finding all garments suitable for lady, miss, or child. The time has come when you can spend your days much more profitably than in making these garments, when they can be bought so reasonably ready-made.

### Big Ribbon Special

Those who profited by our sale last year well remember the values offered. This lot is even better, containing 100 pieces of plain and fancy taffeta and mesaline ribbons from 5 to 7 inches wide, especially suitable for hair ribbons. They are easily worth from 50c to \$1.00, Sat. only,

25c Per Yard

Watch for the Window Display

To further emphasize the unusual values always to be found in this department, we will place on sale for

### Saturday Only

These Two Specials

\$1.50

**Muslin Skirts**

Embroidery Trimmed and beautifully made, 100 of them, all sizes.

89c

\$1.00

**Princess Slips**

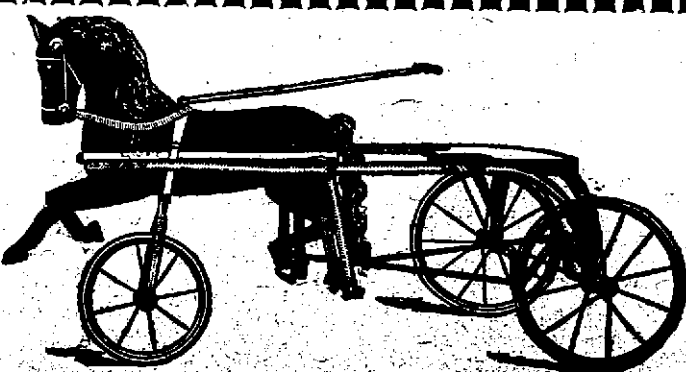
made to fit. Lace and embroidery trimmed. All sizes. 100 of them.

59c

The Corner  
Store

**The Mauzy Co.**

The Daylight  
Store



## Children's Joy Ride

A Ride That Is a Real Joy Ride

Dan Looks Like a Pony,  
Acts Like a Pony,  
Drives Like a Pony.

A sure winner, not a loser. A real investment for your child's health, love, education and fun. We would like to introduce Dan Patch to our little friends

**The 99c Store**